

Sen. Antonio Muñoz

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Filed: 5/22/2018

10000HB4897sam002

LRB100 18877 RPS 40553 a

1 AMENDMENT TO HOUSE BILL 4897 AMENDMENT NO. . Amend House Bill 4897 as follows: 2 3 on page 22, line 10, after the period, by inserting "If the 4 State Commission provides prior approval, a class 1 brewer may 5 annually transfer up to 930,000 gallons of beer manufactured by that class 1 brewer to the premises of a licensed class 1 6 7 brewer wholly owned and operated by the same licensee."; and on page 22, immediately below line 25, by inserting the 8 9 following: 10 "A class 2 brewer may transfer beer to a brew pub wholly owned and operated by the class 2 brewer subject to the 11 12 following limitations and restrictions: (i) the transfer shall not annually exceed more than 31,000 gallons; (ii) the annual 13 14 amount transferred shall reduce the brew pub's annual permitted 15 production limit; (iii) all beer transferred shall be subject

to Article VIII of this Act; (iv) a written record shall be

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2	date	of	del	Live	ery,	and	rec	eipt	of	the	pr	roduct	by	the	brew	pub;

and (v) the brew pub shall be located no farther than 80 miles

from the class 2 brewer's licensed location.

A class 2 brewer shall, prior to transferring beer to a brew pub wholly owned by the class 2 brewer, furnish a written notice to the State Commission of intent to transfer beer setting forth the name and address of the brew pub and shall annually submit to the State Commission a verified report identifying the total gallons of beer transferred to the brew pub wholly owned by the class 2 brewer.".